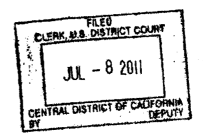
Stephanie R. Tatar, Esq. (237792)
TATAR LAW FIRM, APC
3500 West Olive Avenue, Suite 300
Burbank, CA 91505
Telephanes (222) 744-1146

Telephone: (323) 744-1146 Facsimile: (888) 778-5695

Stephanie@TheTatarLawFirm.com

Attorney for Plaintiff William Yaroch



UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

WILLIAM YAROCH

Plaintiff,

V,

EXPERIAN INFORMATION SOLUTIONS

Defendant.

Ci & Action No. 1 - 01019 DX

COMPLAINT FOR VIOLATION OF FAIR CREDIT REPORTING ACT

DEMAND FOR JURY TRIAL

I.

PRELIMINARY STATEMENT

1. This is an action for damages brought by an individual consumer against the Defendant for violations of the Fair Credit Reporting Act (hereafter the "FCRA"), 15 U.S.C. §§ 1681 et seq., as amended, and various other state laws.

II.

JURISDICTION AND VENUE

- 2. Jurisdiction of this Court arises under 15 U.S.C. § 1681p, 28 U.S.C. §§ 1331, 1337, and supplemental jurisdiction exists for the state law claims pursuant to 28 U.S.C. § 1367.
 - 3. Venue lies properly in this district pursuant to 28 U.S.C. § 1391(b).

III.

PARTIES

- 4. Plaintiff William Yaroch is an adult individual who resides at 1631 Dover Road, Kalamazoo, MI 49008.
- 5. Defendant Experian Information Solutions, Inc. is a business entity that regularly conducts business in the state of California, and which has its headquarters and principal place of business located at 475 Anton Boulevard, Costa Mesa, California 92626.

IV.

FACTUAL ALLEGATIONS

- 6. Defendant has been reporting derogatory and inaccurate statements and information relating to Plaintiff and Plaintiff's credit history to third parties (hereafter the "inaccurate information").
- 7. The inaccurate information includes, but is not limited to, accounts with BAC Home Loans, Bank of America, Chase Bank USA, Key Bridge, LJ Ross and Associates, Universal Credit Service, Citi Bank, Discover Financial, First USA Bank, GE/JC Penny, Key Bank, Kohls/Chase, PNC Mortgage, Macys/Marshall Fields, Target National Bank, Toyota Motor Credit Corp, US Bank Home Mortgage, Washington Mutual Bank, and other personal information.
- 8. The inaccurate information negatively reflects upon the Plaintiff, Plaintiff's credit repayment history, Plaintiff's financial responsibility as a debtor

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and Plaintiff's credit worthiness. The inaccurate information consists of accounts and/or tradelines that do not belong to the Plaintiff, and that actually belong to another consumer. Due to Defendant's faulty procedures, Defendant mixed the credit file of Plaintiff and that of another consumer with respect to the inaccurate information and other personal identifying information.

- 9. Defendant has been reporting the inaccurate information through the issuance of false and inaccurate credit information and consumer credit reports that it has disseminated to various persons and credit grantors, both known and unknown.
- 10. Plaintiff's credit reports and file have been obtained from Defendant and have been reviewed by prospective and existing credit grantors and extenders of credit, and the inaccurate information has been a substantial factor in precluding Plaintiff from receiving credit offers and opportunities, known and unknown.
- 11. As a result of Defendant's conduct, Plaintiff has suffered actual damages in the form of lost credit opportunities. Plaintiff was specifically turned down for credit because Experian reported inaccurate information on Plaintiff's credit report. None of these derogatory credit items actually belong to Plaintiff.
- As a result of Defendant's conduct, Plaintiff has further suffered actual damages in the form of emotional and mental pain and anguish, stress, humiliation, embarrassment, anxiety and nervousness, and Plaintiff will continue to suffer the same for an indefinite time in the future, all to Plaintiff's great detriment and loss.
- As a result of Defendant's conduct, Plaintiff has suffered actual 13. damages in the form of injury to credit rating and reputation, and a decreased credit score, and Plaintiff will continue to suffer the same for an indefinite time in the future, all to Plaintiff's great detriment and loss.

- 14. At all times pertinent hereto, Defendant was acting by and through its agents, servants and/or employees who were acting within the course and scope of their agency or employment, and under the direct supervision and control of the Defendant herein.
- 15. At all times pertinent hereto, the conduct of the Defendant, as well as that of its agents, servants and/or employees, was malicious, intentional, willful, reckless, and in grossly negligent disregard for federal and state laws and the rights of the Plaintiff herein.

V.

CLAIM FOR RELIEF

Violation of FCRA

- 16. Plaintiff incorporates the foregoing paragraphs as though the same were set forth at length herein.
- 17. At all times pertinent hereto, Defendant was a "person" and "consumer reporting agency" as those terms are defined by 15 U.S.C. § 1681a(b) and (f).
- 18. At all times pertinent hereto, the Plaintiff was a "consumer" as that term is defined by 15 U.S.C. § 1681a(c).
- 19. At all times pertinent hereto, the above-mentioned credit reports were "consumer reports" as that term is defined by 15 U.S.C. § 1681a(d).
- 20. Pursuant to 15 U.S.C. § 1681n and 15 U.S.C. § 1681o, Defendant is liable to the Plaintiff for engaging in the following conduct:
 - (a) willfully and negligently failing to employ and follow reasonable procedures to assure maximum possible accuracy and privacy of Plaintiff's credit report, information and file, in violation of 15 U.S.C. § 1681e;

- (b) willfully and negligently failing to properly and timely delete the inaccurate information from the Plaintiff's credit files despite being unable to verify the accuracy of the information and/or being provided with proof of its inaccuracy; and
- (c) willfully and negligently continuing to report the inaccurate information despite having knowledge of its inaccuracy and/or inability to be verified.
- 21. The conduct of Defendant was a direct and proximate cause, as well as a substantial factor, in bringing about the serious injuries, actual damages and harm to the Plaintiff that are outlined more fully above and, as a result, Defendant is liable to the Plaintiff for the full amount of statutory, actual and punitive damages, along with the attorneys' fees and the costs of litigation, as well as such further relief, as may be permitted by law.

VI.

JURY TRIAL DEMAND

22. Plaintiff demands trial by jury on all issues.

VIII.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff seeks judgment in Plaintiff's favor and damages against the Defendant, based on the following requested relief:

- (a) Actual damages;
- (b) Statutory damages;
- (c) Punitive damages;
- (d) Costs and reasonable attorney's fees pursuant to 15 U.S.C. §§ 1681n and 1681o;

1	(e) An order directing that Defendant immediately delete all of the
2	inaccurate information from Plaintiff's credit reports and files and cease reporting
3	the inaccurate information to any and all persons and entities to whom it reports
4	consumer credit information;
5	(f) An order directing that Defendant send to all persons and
6	entities to whom it has reported Plaintiff's inaccurate information within the last
7	three years Plaintiff's updated and corrected credit report information; and
8	(g) Such other and further relief as may be necessary, just and
9	proper.
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11	Dated: July 5, 2011 Respectfully submitted,
12	Dated: July 5, 2011 Respectfully submitted,
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15	Ste phanie R. Tat ar The Tatar Law Firm
16	3500 West Olive Avenue
17	Suite 300 Burbank, CA 91505
18	Telephone: (323) 744-1146
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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge David O. Carter and the assigned discovery Magistrate Judge is Arthur Nakazato.

The case number on all documents filed with the Court should read as follows:

SACV11- 1019 DOC (ANX)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

L	Western Division 312 N. Spring St., Rm. G-8 Los Angeles, CA 90012	[X]	Southern Division 411 West Fourth St., Rm. 1-053 Santa Ana, CA 92701-4516	LI	Eastern Division 3470 Twelfth St., Rm. 134 Riverside, CA 92501
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1	All discovery related motion	as sho	uld be noticed on the calendar	ofth	ne Magistrate Judge

SUMMONS

CV-01A (12/07)

Case 8:11-cv-01019-DOC -AN Document 1 Filed 07/08/11 Page 9 of 10 Page ID #:9 UNITED STAL DISTRICT COURT, CENTRAL DISTRICT CALIFORNIA

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I (a) PLAINTIFFS (Check box if you are representing yourself □) William Yaroch				1	DEFEND Experi	ANTS an Information Sc	lutions					
(b) Attorneys (Firm Name, Address and Telephone Number. If you are representing yourself, provide same.) Stephanie Tatar, Tatar Law Firm, APC 3500 West Olive Ave., Suite 300 Burbank, CA 91505; 323-744-1146					Attorneys	(If Known)						
II. BA	ASIS OF JURISDICTION	N (Plac	e an X in one box only.)				PRINCIPAL PAI x for plaintiff and		For Diversity Case	es Only		
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					Citizen or Subjec	t of a For	eign Country 🛛	3 □3	Foreign Nation		□6	□6
IV. ORIGIN (Place an X in one box only.) 1V. ORIGIN (Place an X in one box only.) 1V. Original Proceeding State Court Appellate Court Reopened State Court Appellate Court Reopened State Court Nagistrate Judge												
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VII. NATURE OF SUIT (Place an X in one box only.)												
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FOR OFFICE USE ONLY:

Case Number: _

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

Case 8:11-cy-01019-DOC -AN Document 1 Filed 07/08/11 Page 10 of 10 Page ID #:10 UNITED STA: DISTRICT COURT, CENTRAL DISTRICT CALIFORNIA CALIFORNIA

VIII(a). IDENTICAL CASES: Ha If yes, list case number(s):	s this action been p	reviously filed in this court ar	nd dismissed, remanded or closed? ♥No □ Yes					
VIII(b). RELATED CASES: Have any cases been previously filed in this court that are related to the present case? You Yes If yes, list case number(s):								
□ C .	Arise from the sam Call for determinat For other reasons v	e or closely related transaction ion of the same or substantial yould entail substantial duplic	ons, happenings, or events; or lly related or similar questions of law and fact; or cation of labor if heard by different judges; or , and one of the factors identified above in a, b or c also is present.					
IX. VENUE: (When completing the	following informat	tion, use an additional sheet it	f necessary.)					
(a) List the County in this District;☐ Check here if the government, it	California County of the Count	outside of this District; State i	if other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country					
			Michigan					
(b) List the County in this District; □ Check here if the government, it	California County of sagencies or emplo	outside of this District; State in byees is a named defendant.	f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country					
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(c) List the County in this District; Note: In land condemnation ca	California County o	outside of this District; State in	f other than California; or Foreign Country, in which EACH claim arose. ved.					
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Orange								
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us			an Luis Obispo Counties					
X. SIGNATURE OF ATTORNEY (OR PRO PER):		Date 7-5-11					
Notice to Counsel/Parties: The or other papers as required by law but is used by the Clerk of the Co	e CV-71 (JS-44) Ci 7. This form, approve	ed by the Judicial Conference of statistics, venue and initiati	mation contained herein neither replace nor supplement the filing and service of pleadings of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed ing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)					
Key to Statistical codes relating to So	cial Security Cases:							
Nature of Suit Code	Abbreviation	Substantive Statement of	Cause of Action					
861	НІА	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))						
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)						
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))						
863	DIWW	All claims filed for widows Act, as amended. (42 U.S.	s or widowers insurance benefits based on disability under Title 2 of the Social Security C. 405(g))					
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.						

CV-71 (05/08)

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U.S.C. (g))

All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42